

THE 1998

Florida STATE FAIR

Magazine



EXHIBIT

1

1998 Midway

United Shows of America, Inc.

Florida State Fair's Midway

United Shows of America, Inc.

**Showmanship
Entertainment
Food
Family Fun
Memories**



E.A. (Ed) and Vonna Jo Gregory, senior officers of United Shows of America, Inc. on their 40th wedding anniversary in June 1997, on the stage of the world-famous Grand Ole Opry.

United Shows of America, Inc., a traveling amusement company based in the suburbs of Nashville, Tennessee, is returning to the Florida State Fair for the seventh straight year. This year, honored by being contracted by the fair's officials, United is ready to work harder as the newly selected general contractor for the spectacular 80-ride midway.

Ed and Vonna Jo Gregory, of Brentwood, Tennessee, who along with their family, own and operate United Shows of America, produce and play approximately 30 fairs annually. Each year United's season begins the first week in January, where the show has opened each season for the past 18 years at the South Florida Fair in West Palm Beach and continues through the second week in November, where the show closes each season at the Volusia County Fair in DeLand, Florida. The Gregorys see their selection as general contractor by the Florida State Fair Authority to play the 1998 Florida State Fair as an opportunity to bring to the state fair the finest show traveling on the road today. The company has an excellent reputation of bringing to fair patrons an exciting variety of safe and fun-filled amusement rides, providing the best in family entertainment to the state's premier fair.

United Shows produces fairs in Florida, Georgia, Alabama, Kentucky, Tennessee, Illinois, Missouri, Indiana and Mississippi.

The day-to-day operations of the giant road show are capably managed by Donald L. Gregory, president of the corporation, along with his wife, Jackie, who assists in the office. The Gregorys' other children participate in various capacities with the show: Daniel Gregory, an attorney, Faith Gregory, manager of Jim Reeves Museum, Inc. and Faron Young Enterprises, subsidiaries of United Shows of America, Inc., and Jodi Gregory, a senior at Emory School of Nursing. The Gregorys have four grandchildren, ages 2 to 15.

Attendance on the State Fair midway this year is expected to exceed 500,000 patrons at the 12-day event.

Included in United's arsenal of rides, games of skill, food stands and entertainers are several new 1998 rides, which will be debuting at this year's State Fair, including the spectacular Italian-built Super Twister, the Heliport, Tea Cups.

Safari Jeeps, Ocean Trip, Whirlwind and more. United is known throughout the industry for providing the latest innovative, high-capacity rides at fairs it plays.

United Shows brings approximately 800 people in different capacities, including executive managers, computer operators, accountants, engineers, secretaries, ticket sellers, cooks, mechanics, electricians, ride specialists, safety technicians, concession operators and others to the fair when it begins to arrive in town on Thursday, January 29, to prepare for the Thursday, February 5, opening of the fair. Included in this grand array of equipment are approximately 80 amusement rides, 75 games of skill, 50 food concessions, 20 generators, 25 ticket boxes, 75 personal living quarters and bunkhouse trailers, side shows and other attractions. To move this equipment from city to city takes approximately 300 trucks of various sizes.

General Manager Michael C. Mason says that when United comes to a city the size of Tampa for an event as large as the State Fair, United is beneficial to the economy, spending hundreds of thousands of dollars with local suppliers and merchants. Mason estimates diesel fuel alone, bought from a local oil company to run the giant United generators, will exceed \$50,000 at this year's fair. Other benefactors of United's projected purchases in the community include hotels, motels, restaurants, groceries, parts, houses, taxis, airlines, tire companies, truck repair shops, sound companies, florists, barber and beauty shops, medical facilities, post offices, overnight mail dispatchers, legal, temporary employees, laundries, dry cleaners, advertising agencies, meat companies, soft drink bottlers, general merchandise stores and advertising agencies.

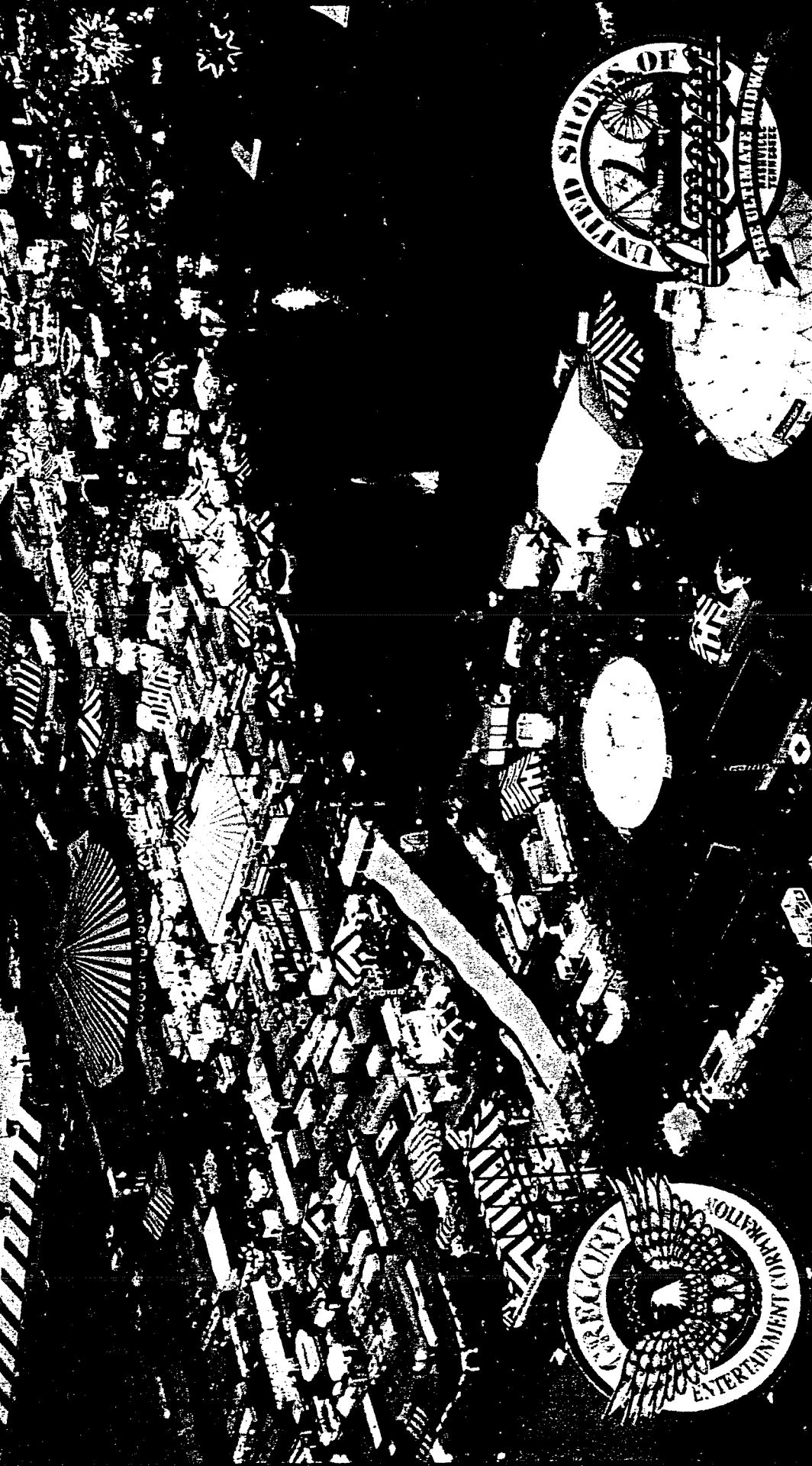
United President Don Gregory said he is extremely proud to present United Shows of America, Inc. at this year's State Fair and is very thankful to Agriculture Commissioner Bob Crawford,

Assistant Agriculture Commissioner Ann Wainwright, Chairman George Steinbrenner, all Florida State Fair Authority members and Executive Director Rick Vynlatil for placing the confidence in his organization by allowing United Shows of America, Inc. to serve Florida's number one fair.



Spectacular

THE FORTLA STATE FAIR



1998 Midway by United Shows of America, Inc.— Nashville, TN

Giant Country Music Show at 1998 Florida State Fair

At each annual Florida State Fair since 1992, Gregory Entertainment Corporation of Nashville has produced and co-sponsored a giant, spectacular country music show.

This year, on Thursday, February 12, more than 20 members of the world-famous Grand Ole Opry will appear in person for three shows. Ten of the stars will appear at an 11 a.m. show, 10 of the stars will appear at a 2 p.m. show, and all 20-plus stars will appear in a grand finale show at 7 p.m.

Some of the stars scheduled to appear are: Jim Ed Brown and Helen Cornelius, Little Jimmy Dickens, Kitty Wells, Bill Anderson, Skeeter Davis, Jeanne Pruett, Billy Walker, Freddie Hart, Connie Smith, The Whites, Jan Howard, Jeannie Seely, Jean Shephard, Ken Mellons, Johnny Russell, David Frizzell, Tommy Cash and Jett Williams.

This will be one of the largest shows of country music gathered at one time for a single performance in the history of country music.



PETITION FOR PARDON AFTER COMPLETION OF SENTENCE

Please read accompanying instructions carefully before beginning. Typewrite or print the answers in ink. Each question must be answered fully, truthfully, and accurately. If the space for any answer is insufficient, petitioner may complete answer on a separate sheet of paper and attach it to the petition. Submission of material, false information is punishable by imprisonment of up to five years and a fine of not more than \$250,000. 18 U.S.C. §§ 1001 and 3571.

TO THE PRESIDENT OF THE UNITED STATES:

The undersigned petitioner prays for a pardon and in support thereof states as follows:

1. Full name: Vonna Jo Gregory
First Middle Last
Address: [REDACTED] TN [REDACTED]
Number Street City State Zip Code
Telephone Number (include area code): [REDACTED]
Social Security No. [REDACTED] Date and place of birth: [REDACTED]

Sex: F Height: 5'2" Weight: 118# Hair Color: Brunette Eye Color: Hazel

Are you a United States citizen? ☒ yes ☐ no If not, state nationality and give alien registration number: N/A. If naturalized U.S. citizen, furnish date and place of naturalization: N/A

State in full every other name by which you have been known, including name under which you were convicted, the reason for the use of another name, and the dates during which you were so known (for example, include your maiden name, name(s) by a former marriage(s), alias(es), and nickname(s)).

Vonna Jo Meisner (maiden name)

Offense(s) For Which Pardon Is Sought

2. Petitioner was convicted on a plea of guilty in the United States District Court
(guilty, not guilty, nolo contendere)
for the Southern District of Alabama of the crime of:
(Northern, Western, etc.) (Identify state)
Bank charges as the law applied to controlling stockholders of a bank.
(Describe specific offense)
and was sentenced on October 1, 1986 to ☐ imprisonment for N/A,
☒ probation for 3 years, ☐ a fine of \$ N/A, and/or ☐ restitution of \$ N/A.
Petitioner was 37 years of age when the offense was committed. (1976)

3. Petitioner began service of the sentence of ☐ imprisonment ☒ probation on Oct. 1, 1986; was released on Sept. 30, 1989 from N/A; and was finally discharged by
(Federal Institution)
expiration of sentence on N/A, 19 . Petitioner ☒ did ☐ did not appeal the conviction.
(Please see explanation)

Indicate the date(s) on which the fine, restitution or special assessment was paid. If the fine, restitution, or assessment have not been paid in full, explain why. If appealed, please provide the date of decision(s) by the Court of Appeals and, if applicable, the Supreme Court. Please also provide citations to any published judicial opinion(s) or a copy of unpublished opinion(s). (An optional continuation page is provided.)

Case # 00-00025 Numbers 82-7145 through 82-7152

Re: United States Court of Appeals, 11th Circuit (attached for convenience)



4. Give a complete and detailed account of petitioner's offense(s), including dates (or time span) of the offense, names of codefendants and, when applicable, amount of money involved. Petitioner is expected to describe the factual basis of her/his offense completely and accurately and not rely on criminal code citations or name references only. If the conviction resulted from a plea agreement, petitioner should describe fully the extent of her/his total involvement in the criminal transaction(s), in addition to the charge(s) to which she/he pled guilty.

Originally, petitioner, with petitioner's husband, owned controlling interest in five small Alabama banks. Petitioner sold the controlling interest and all their stock in Wilcox County Bank, Camden, AL (bank subject of indictment and conviction) to Mark Lyons, III. Mark Lyons III, sometime over a year after purchasing the bank stock from petitioner in our opinion, by his management and control of the bank, caused the bank to fail. After many preliminary attempts to indict us in various jurisdictions, where we owned and/or controlled other financial institutions, which included Macon County, AL, who indicted the petitioner and petitioner's husband in 1978 on state banking charges, which was subsequently dismissed. The case was then referred to the Middle District of Alabama (Montgomery), who refused to indict. In the meantime, the local District Attorney (Jimmy Evans) indicted petitioner for allowing Melba Till Allen (now deceased, the then State Treasurer of Alabama) to fly on an airplane owned by petitioner and her husband. That indictment was dismissed. Then in 1980, the indictment in the Southern District of Alabama was handed down and dismissed. The second indictment (actually the fourth) was returned and we prepared for trial. After the conviction, the trial judge (Honorable Robert E. Varner) told us on the record that we had a very appealable case and suggested we go to the Appeals Court. We did (copy enclosed). When the attorneys for the government offered our attorney a plea agreement in 1986, which would terminate the proceedings that had been ongoing since 1976 (when offense occurred), eight years after the first indictments in 1978 (dismissed), two and one-half years since the appellate court ruled (April 1984), and hundreds of thousands of dollars in legal fees, we voluntarily agreed to the plea bargain, accepted our sentence, served our probation as set out in the documents attached hereto as an exhibit for reference.

We went on to rebuild our lives, no excuses, always when anyone asked, giving a full, candid disclosure and accepting full responsibility for our past problems. In our plea bargain, we accepted the verdicts of the jury, the punishment of the court, was then and are now sincerely sorry for all problems and inconvenience we caused anyone in any capacity and respectfully ask you, Mr. President, to forgive us and grant this pardon.

Prior and Subsequent Criminal Record

5. Have you ever been arrested, taken into custody, held for investigation or questioning, or charged by any law enforcement authority, whether federal, state, local or foreign, either as a juvenile or adult for any incident, aside from the offense for which pardon is sought? ☒ yes ☐ no
For each incident list date, nature of charge, factual circumstances, law enforcement authority involved, location, and disposition. You must list every violation, including traffic violations that resulted in an arrest or criminal charge; for example, driving under the influence. Any omission will be considered a falsification. (An optional continuation page is provided if necessary.)

(1) In April of 1978, we were indicted in Macon County, Tuskegee, AL on bank fraud charges, which were dismissed in or about September of 1978.

(2) In or about September of 1978, petitioner was indicted in Montgomery County, in Montgomery, Alabama, for furnishing our airplane to then Alabama State Treasurer, Melba Till Allen (now deceased) to go on a trip somewhere (I don't remember where), which was later dismissed.

(3) In 1980, petitioner was indicted in the Southern District of Alabama, Mobile, Alabama, on bank charges, which was dismissed.

AT NO TIME WERE WE PHYSICALLY ARRESTED AND HELD. WHEN WE WERE NOTIFIED OF THE INDICTMENTS, WE VOLUNTARILY APPEARED, SIGNED OUR BONDS, AND COMMENCED WORKING ON OUR DEFENSE.

Biographical Information

6. Current marital status: ☐ Never Married ☒ Married ☐ Divorced ☐ Widowed ☐ Separated
 For each marriage give the following: name of spouse, date and place of spouse's birth, date and place of marriage, and, if applicable, date and place of divorce, and current or last known address and telephone number of each former spouse:

Edgar Allen Gregory, Jr. [redacted] San Diego, CA
name of spouse date/place of birth

[redacted] [redacted]
full address including Zip code telephone number, including area code

[redacted] N/A (married 1/1/1980)
date/place of marriage date/place of divorce

SEE EXHIBITS TO QUESTION 6 ATTACHED HERETO.

[redacted]
name of spouse date/place of birth

[redacted] [redacted]
full address including Zip code telephone number, including area code

[redacted] [redacted]
date/place of marriage date/place of divorce

7. List your children by name and furnish date and place of birth for each:
 (If you do not have custody of any minor children, indicate whether you pay child support.)

Faith A. Gregory [redacted] Oceola, Arkansas
name of child date/place of birth

Daniel A. Gregory [redacted] Kansas City, Kansas
name of child date/place of birth

Donald L. Gregory [redacted] Manhattan, Kansas
name of child date/place of birth

Jodi L. Gregory [redacted] Wichita, Kansas
name of child date/place of birth

8. List the complete address of all schools you have attended since your conviction, beginning with the most recent and working backward. Indicate the type of degree/diploma received and give the name of an instructor, counselor, or other school official who knew you well. (An optional continuation page is provided if necessary.)

School	From (month/year)	To (month/year)
NONE		
Number and Street	Degree	Month/year awarded
City	State	Zip Code
Name of school official	Telephone number of school official	

Residences

9. List every place you have lived since the conviction, beginning with the present and working back. (All periods must be accounted for below.) List the physical location of your residence; do not use a post office box as an address. If you lived in an apartment complex, list your apartment number. (An optional continuation page is provided if necessary.)

Date you moved to present address (month/year): 1 [redacted]	Number and Street [redacted]		Apartment Number [redacted]	
	City [redacted]	State [redacted]	Zip Code [redacted]	

From (month/year): [redacted]	Number and Street [redacted]		Apartment Number [redacted]	
To (month/year): [redacted]	City [redacted]	State [redacted]	Zip Code [redacted]	

From (month/year): [redacted]	Number and Street [redacted]		Apartment Number [redacted]	
To (month/year): [redacted]	City [redacted]	State [redacted]	Zip Code [redacted]	

Employment History

10. List all periods of employment and unemployment since the conviction, beginning with the present and working backward. List all full and part-time work, self-employment, and periods of unemployment. For each period of unemployment, indicate your means of support. (An optional continuation page is provided.)

Present Employer United Shows of America, Inc.			Telephone (include area code) (615) 776-5656
Date you began this employment (month/year): July 1982	Number and Street 2011 Johnson Industrial Blvd., P.O. Box 1089		
	City Nolensville	State TN	Zip Code 37135
Type of business Amusement	Position Vice President	Supervisor	Supervisor's telephone number

Employer N/A			Telephone (include area code)
Began (month/year):	Number and Street		
Ended (month/year):	City	State	Zip Code
Type of business	Position	Supervisor	Supervisor's telephone number

Employer N/A			Telephone (include area code)
Began (month/year):	Number and Street		
Ended (month/year):	City	State	Zip Code
Type of business	Position	Supervisor	Supervisor's telephone number

- (a) Since the conviction, have you been fired or left a job following allegations of misconduct or unsatisfactory job performance? ☐ yes ☒ no
- (b) Have you failed to list the conviction, or any other arrest or conviction, on any employment or other application where requested to list such information? ☐ yes ☒ no
- If you answered yes to either of the above questions, explain fully below. An optional continuation page is provided.

Substance Abuse and Mental Health Information

11. (a) Have you ever used any illegal drug or abused prescription drugs or alcohol? ☐ yes ☒ no
If you answered yes, on a separate sheet identify the drugs used, the dates of use, and the frequency of use.
- (b) Have you ever been involved in the illegal sale or distribution of drugs? ☐ yes ☒ no
If you answered yes, on a separate sheet provide complete details and dates of your involvement.
- (c) Have you ever sought or participated in counseling, treatment, or a rehabilitation program for drug use or alcohol abuse? ☐ yes ☒ no
If you answered yes, on a separate sheet specify the dates of treatment or counseling, and provide the name, full address, and telephone number of the treatment facility and of the doctor, counselor or other treatment provider.
- (d) Have you ever consulted with a mental health professional (psychiatrist, psychologist, or counselor) or with another health care provider concerning a mental health-related condition? ☐ yes ☒ no
If you answered yes, on a separate sheet specify the dates of treatment and the name, full address, and telephone number of the counselor/treatment provider.

Civil and Financial Information

12. (a) Are you in default or delinquent in any way in the performance or discharge of any debt or obligation imposed upon you? ☐ yes ☒ no
- (b) Since the conviction, have any liens (including federal or state tax liens) or any lawsuits been filed against you, or have you filed for discharge of your debts in bankruptcy?
 IRS inadvertently filed a lien against us in . This was ☒ yes ☐ no
 for payroll taxes in a company we sold in 1976, where we were stockholders,
 but not employees. IRS released in. Copy of certified release
- (c) Do you have pending any judicial or administrative proceedings with the federal, state, or attached local governments? ☐ yes ☒ no

If you answered yes to any question, explain fully on the optional continuation page.

Military Record

13. (a) Have you ever served in the armed forces of the United States? ☐ yes ☒ no

Dates of service: N/A Branch(es): N/A

Serial numbers: N/A Type of discharge: N/A

Decorations (if any): N/A

If other than honorably discharged, specify type and circumstances surrounding your release(s) (use optional continuation page) and attach copy of your separation papers (Form DD-214).

- (b) While serving in the armed forces, were you the recipient of non-judicial punishment or the defendant in any court-martial? ☐ yes ☒ no

If yes, state fully the nature of the charge, relevant facts, disposition of the proceedings, the date thereof, and the name and address of the authority in possession of the records thereof. If you were convicted of an offense by court-martial, provide a copy of the court-martial promulgating order and on a separate sheet provide the same information with respect to each conviction that is required in questions 2 through 4 of this application.

N/A

Civil Rights and Occupational Licensing

14. Have you ever been granted or denied restoration of your civil rights (for example, a state pardon, a certification of restoration of civil rights, or a certificate of discharge)? ☐ yes ☒ no
 Attach a copy of the document(s) evidencing the state's action.

15. Have you ever been granted or denied removal of your federal or state firearms disabilities? ☐ yes ☒ no
 Attach a copy of the document(s) evidencing the federal or state action.

16. Since the conviction, have you been granted or denied any type of business or professional license, including the reinstatement of any licenses that were revoked or denied, in which your conviction was a consideration? ☐ yes ☒ no

If yes, attach a copy of the document(s) evidencing the action, including any explanation of the reasons for such action. If not available, provide the name, full address, and telephone number of the relevant authority taking the action, the nature of the license, the disposition of your request, and the date of the disposition. Use optional continuation page if necessary.

Reasons for Seeking Pardon

17. State your reasons for seeking a pardon. Please refer to paragraphs 4 and 11 in the attached Information and Instructions on Pardons. (As pointed out in paragraph 10 of the attached instructions, a pardon is a sign of forgiveness. Accordingly, in the usual request for pardon you should not reargue your case, assert innocence, or otherwise attack the validity of your conviction.)

I am sincerely sorry for this part of my life. For whatever time
I've got left, I would like to know my country, through our
President, has forgiven me and granted a pardon. As far as
honesty to reasons, I really just want to put this behind me and
know a pardon was granted. We have and do admit our faults in
this case, have worked very hard to rebuild our lives, be good
parents, grandparents, employers and friends.

Certification and Personal Oath

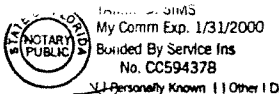
I hereby certify that all answers to the above questions and all statements contained herein are true, and I understand that any misstatements of material facts contained in this petition may cause adverse action on my petition for pardon, in addition to subjecting me to any other penalties provided by law.

In petitioning the President of the United States for pardon, I do solemnly swear that I will be law-abiding and will support and defend the Constitution of the United States against all enemies, foreign and domestic, and that I take this obligation freely and without any mental reservation whatsoever, So Help Me God.

Respectfully submitted this 10 day of Nov, 1998.

Verna Jo Gregory
(signature of petitioner)

Subscribed and sworn to before me this 10 day of Nov, 1998.



[Signature]
Notary Public

AUTHORIZATION FOR RELEASE OF INFORMATION

Carefully read this authorization to release information about you, then sign and date it in ink.

I authorize any investigator, special agent, or other duly accredited representative of the Federal Bureau of Investigation, the Department of Defense, and any authorized Federal agency, to obtain any information relating to my activities from schools, residential management agents, employers, criminal justice agencies, retail business establishments, or other sources of information. This information may include, but is not limited to, my academic, residential, achievement, performance, attendance, disciplinary, employment history, criminal history, arrest, conviction, medical, psychiatric/psychological, health care, and financial and credit information.

I understand that, for financial or lending institutions and certain other sources of information, a separate specific release may be needed (pursuant to their request or as may be required by law), and I may be contacted for such a release at a later date.

I further authorize the Federal Bureau of Investigation, the Department of Defense, and any other authorized agency, to request criminal record information about me from criminal justice agencies for the purpose of determining my suitability for a government benefit.

I authorize custodians of records and sources of information pertaining to me to release such information upon request of the investigator, special agent, or other duly accredited representative of any Federal agency authorized above regardless of any previous agreement to the contrary.

I understand that the information released by records custodians and sources of information is for official use by the Federal Government only for the purposes provided in this form, and may be redisclosed by the Government only as authorized by law.

Copies of this authorization that show my signature are as valid as the original release signed by me. This authorization is valid for three (3) years from the date signed.

Signature (sign in ink) <i>Vonna Jo Gregory</i>		
Full Name (type or print legibly) Vonna Jo Gregory		Date Signed 11-10-98
Other Names Used		
Street Address [REDACTED]		
City [REDACTED]	State [REDACTED]	ZIP Code [REDACTED]
Home Telephone Number (include area code) [REDACTED]		Social Security Number [REDACTED]

98 11-01/3

PETITION FOR PARDON AFTER COMPLETION OF SENTENCE

Please read accompanying instructions carefully before beginning. Typewrite or print the answers in ink. Each question must be answered fully, truthfully, and accurately. If the space for any answer is insufficient, petitioner may complete answer on a separate sheet of paper and attach it to the petition. Submission of material, false information is punishable by imprisonment of up to five years and a fine of not more than \$250,000. 18 U.S.C. §§ 1001 and 3571.

TO THE PRESIDENT OF THE UNITED STATES:

NOV 30 1992

The undersigned petitioner prays for a pardon and in support thereof states as follows:

1. Full name: Edgar Allen Gregory, Jr.
First Middle Last

Address: [REDACTED]
Number Street City State Zip Code

Telephone Number (include area code): [REDACTED]

Social Security No. [REDACTED] Date and place of birth: [REDACTED]

Sex: M Height: 5'8" Weight: 180 lb Hair Color: Gray Eye Color: Blue

Are you a United States citizen? ☒ yes ☐ no If not, state nationality and give alien registration

number: N/A. If naturalized U.S. citizen, furnish date and

place of naturalization: N/A

State in full every other name by which you have been known, including name under which you were convicted, the reason for the use of another name, and the date(s) you were so known (for example, include your maiden name, name(s) by a former husband(s), aliases), and name(s)).

E. A. Gregory (have been known by E. A. Gregory of my life)

Offense(s) For Which Pardon Is Sought

2. Petitioner was convicted on a plea of guilty in the United States District Court
(guilty, not guilty, nolo contendere)

for the Southern District of Alabama of the crime of:
(Northern, Western, etc.) (Identify state)

Bank charges as the law applied to controlling stockholders of a bank.
(Describe specific offense)

and was sentenced on October 1, 1986 to ☐ imprisonment for N/A,

☒ probation for 5 years, ☐ a fine of \$ N/A, and/or ☐ restitution of \$ N/A.

Petitioner was 38 years of age when the offense was committed. (1976)

3. Petitioner began service of the sentence of ☐ imprisonment ☒ probation on Oct. 1, 1986; was

released on Oct. 1, 1990 from N/A; and was finally discharged by
(Federal Institution)

expiration of sentence on N/A, 19 . Petitioner ☒ did ☐ did not appeal the conviction.

Indicate the date(s) on which the fine, restitution or special assessment was paid. If the fine, restitution, or assessment have not been paid in full, explain why. If appealed, please provide the date of decision(s) by the Court of Appeals and, if applicable, the Supreme Court. Please also provide citations to any published judicial opinion(s) or a copy of unpublished opinion(s). (An optional continuation page is provided.)

Case #80-00025 Numbers 82-7145 through 82-7152

Re: United States Court of Appeals, 11th Circuit (attach

EXHIBIT

4. Give a complete and detailed account of petitioner's offense(s), including dates (or time span) of the offense, names of codefendants and, when applicable, amount of money involved. Petitioner is expected to describe the factual basis of her/his offense completely and accurately and not rely on criminal code citations or name references only. If the conviction resulted from a plea agreement, petitioner should describe fully the extent of her/his total involvement in the criminal transaction(s), in addition to the charge(s) to which she/he pled guilty.

Originally, petitioner, with petitioner's wife, owned controlling interest in five small Alabama banks. Petitioner sold the controlling interest and all their stock in Wilcox County Bank, Camden, AL (bank subject of indictment and conviction) to Mark Lyons, III. Mark Lyons III, sometime over a year after purchasing the bank stock from petitioner, in our opinion, by his management and control of the bank, caused the bank to fail. After many preliminary attempts to indict us in various jurisdictions where we owned and/or controlled other financial institutions, which included Macon County, AL, who indicted the petitioner and petitioner's wife in 1978 on state banking charges, which was subsequently dismissed. The case was then referred to the Middle District of Alabama (Montgomery), who refused to indict. In the meantime, the local District Attorney (Jimmy Evans) indicted petitioner for allowing Melba Till Allen (now deceased, the then State Treasurer of Alabama) to fly on an airplane owned by petitioner and his wife. That indictment was dismissed. Then in 1980, the indictment in the Southern District of Alabama was handed down and dismissed. The second indictment (actually the fourth) was returned and we prepared for trial. After the conviction, the trial judge (Honorable Robert E. Varner) told us on the record that we had a very appealable case, and suggested we go to the Appeals Court. We did (confidentially) and the attorneys for the government offered our attorney a plea agreement in 1986, which would terminate the proceedings and the ongoing since 1976 (when offense occurred), and the first indictments in 1978 (dismissed), and we have since the appellate court ruled (April 1988) and hundreds of thousands of dollars in legal fees, we voluntarily agreed to the plea bargain, accepted our sentence, served our probation, and we have submitted the documents attached hereto as an exhibit for reference. We went on to rebuild our lives, no excuses, always when anyone asked, giving a full, candid disclosure and accepting full responsibility for our past problems. In our plea bargain, we accepted the verdicts of the jury, the punishment of the court, was then and are now sincerely sorry for all problems and inconvenience we caused anyone in any capacity and respectfully ask you, Mr. President, to forgive us and grant this pardon.

Prior and Subsequent Criminal Record

5. Have you ever been arrested, taken into custody, held for investigation or questioning, or charged by any law enforcement authority, whether federal, state, local or foreign, either as a juvenile or adult for any incident, aside from the offense for which pardon is sought? ☒ yes ☐ no

For each incident list date, nature of charge, factual circumstances, law enforcement authority involved, location, and disposition. You must list every violation, including traffic violations that resulted in an arrest or criminal charge; for example, driving under the influence. Any omission will be considered a falsification. (An optional continuation page is provided if necessary.)

(1) In approximately 1953, I ran away from my stepmother's home at age 16 and joined the Air Force. Police picked up the friend I ran away with and me in Baton Rouge, LA and returned us to my stepmother's house in Pensacola, FL.

(2) I think I wrote three insufficient checks for \$20.00 in Franklin County, Missouri in 1957. I made restitution and they released me back to the Navy in August of 1957.

If I've missed anything prior to reaching the age of 20, I apologize. I think this is all the illegal things I did in my youth.

(3) In April of 1978, we were indicted in Macon County, Tuskegee, AL on bank fraud charges, which were dismissed in or about September of 1978.

Optional Continuation Page for
Petition for Pardon After Completion of Sentence

Answers to Other Questions

Question # Response:

5. (4) In or about September of 1978, petitioner was indicted in Montgomery County, in Montgomery, AL, for furnishing our airplane to then Alabama State Treasurer, Melba Till Allen (now deceased) to go on a trip somewhere (I don't remember where), which was later dismissed.

(5) In 1980, petitioner was indicted in the Southern District of Alabama, Mobile, Alabama, on bank charges, which was dismissed.

AT NO TIME WERE WE PHYSICALLY ARRESTED AND HELD (ITEMS 3-5). WHEN WE WERE NOTIFIED OF THE INDICTMENTS, WE VOLUNTARILY APPEARED,

SIGNED OUR BONDS, AND COMMENCED WORKING ON OUR DEFENSE.

CONFIDENTIAL
DO NOT DISCUSS, DUPLICATE,
RECORD BY ANY ELECTRONIC MEANS,
DISTRIBUTE, PHOTOGRAPH, VIDEO, ETC.
Without Written Permission of
E. A. or Vonna Jo Gregory

Biographical Information

6. Current marital status: ☐ Never Married ☒ Married ☐ Divorced ☐ Widowed ☐ Separated
 For each marriage give the following: name of spouse, date and place of spouse's birth, date and place of marriage, and, if applicable, date and place of divorce, and current or last known address and telephone number of each former spouse:

name of spouse _____ date/place of birth _____
 full address including Zip code _____ telephone number, including area code _____
 date/place of marriage _____ date/place of divorce _____

SEE EXHIBITS TO QUESTION 6 ATTACHED HERETO.

Deleted with permission of DAK

7. A

(If you do not have custody of any minor children, indicate whether you pay child support.) *Yes* *11-10-98*

Faith A. Gregory _____ Ocala, Arkansas 11-10-98
 name of child _____ date/place of birth _____
 Daniel A. Gregory _____ Kansas City, Kansas
 name of child _____ date/place of birth _____
 Donald L. Gregory _____ Manhattan, Kansas
 name of child _____ date/place of birth _____
 Jodi L. Gregory _____ Wichita, Kansas
 (legally adopted) _____ (Wichita, Kansas)

8. List the complete address _____ since your conviction, beginning with the most recent and working back. Indicate the type of degree/diploma received and give the name of an instructor, coordinator, or other school official who knew you well. (An optional continuation page is provided if necessary.)

School	From (month/year)	To (month/year)
NONE	Degree	Month/year awarded
Number and Street	State	Zip Code
City	Telephone number of school official	

CONFIDENTIAL
 DO NOT DISCLOSE TO ANY PRESS, ETC.
 RECORD BY ANY PRESS, ETC.
 WITHOUT WRITTEN PERMISSION OF E. A. Gregory

Residences

9. List every place you have lived since the conviction, beginning with the present and working back. (All periods must be accounted for below.) List the physical location of your residence; do not use a post office box as an address. If you lived in an apartment complex, list your apartment number. (An optional continuation page is provided if necessary.)

Date you moved to present address (month/year):	Number and Street	City	State	Zip Code	Apartment Number
From (month/year):	Number and Street	City	State	Zip Code	Apartment Number
To (month/year):					
From (month/year):	Number and Street	City	State	Zip Code	Apartment Number
To (month/year):					

Employment History

10. List all periods of employment and unemployment since the conviction, beginning with the present and working backward. List all full and part-time work, self-employment, and periods of unemployment. For each period of unemployment, indicate your means of support. (An optional continuation page is provided.)

Present Employer United Shows of America, Inc.			Telephone (include area code) 615-776-5656
Date you began this employment (month/year): July 1982	Number and Street 2011 Johnson Industrial Blvd., P.O. Box 1089		
	City Nolensville	State TN	Zip Code 37135
Type of business Amusement	Position Chairman	Supervisor N/A	Supervisor's telephone number N/A

Employer N/A			Telephone (include area code)
Began (month/year):	Number and Street		
Ended (month/year):	City	State	Zip Code
Type of business	Position	Supervisor	Supervisor's telephone number

Employer N/A			Telephone (include area code)
Began (month/year):	Number and Street		
Ended (month/year):	City	State	Zip Code
Type of business	Position	Supervisor	Supervisor's telephone number

- (a) Since the conviction, have you been fired or left a job following allegations of misconduct or unsatisfactory job performance? ☐ yes ☒ no
- (b) Have you failed to list the conviction or any other arrest or conviction, on any employment or other application where requested to list such information? ☐ yes ☒ no
- If you answered yes to either of the above questions, explain fully below. An optional continuation page is provided.

N/A

E. A. or Gregory

Substance Abuse and Mental Health Information

11. (a) Have you ever used any illegal drug or abused prescription drugs or alcohol? ☐ yes ☒ no
If you answered yes, on a separate sheet identify the drugs used, the dates of use, and the frequency of use.
- (b) Have you ever been involved in the illegal sale or distribution of drugs? ☐ yes ☒ no
If you answered yes, on a separate sheet provide complete details and dates of your involvement.
- (c) Have you ever sought or participated in counseling, treatment, or a rehabilitation program for drug use or alcohol abuse? ☐ yes ☒ no
If you answered yes, on a separate sheet specify the dates of treatment or counseling, and provide the name, full address, and telephone number of the treatment facility and of the doctor, counselor or other treatment provider.
- (d) Have you ever consulted with a mental health professional (psychiatrist, psychologist, or counselor) or with another health care provider concerning a mental health-related condition? ☐ yes ☒ no
If you answered yes, on a separate sheet specify the dates of treatment and the name, full address, and telephone number of the counselor/treatment provider.

Civil and Financial Information

12. (a) Are you in default or delinquent in any way in the performance or discharge of any debt or obligation imposed upon you? ☐ yes ☒ no
- (b) Since the conviction, have any liens (including federal or state tax liens) or any lawsuits been filed against you, or have you filed for discharge of your debts in bankruptcy? ☒ yes ☐ no
- IRS inadvertently filed a lien against us in 1982. This was for payroll taxes in a company we sold in 1976, where we were stockholders, but not employees. IRS released in 1993. Copy of certified release attached.
- (c) Do you have pending any judicial or administrative proceedings with the federal, state, or local governments? ☐ yes ☒ no

If you answered yes to any question, explain fully on the optional continuation page.

Military Record

13. (a) Have you ever served in the armed forces of the United States? ☒ yes ☐ no
- Dates of service: Dec. 1954 to Sept. 1957 Branch(es): Navy
- Serial numbers: 459-74-85 Type of discharge: General under honorable conditions
- Decorations (if any): None

If other than honorably discharged, specify type and circumstances, including your release(s) (use optional continuation page) and attach copy of all separate papers (Form DD-155, etc.).

- (b) While serving in the armed forces, were you the recipient of non-judicial punishment or the defendant in any court-martial? ☒ yes ☐ no

If yes, state fully the nature of the charge, relevant facts, disposition of the proceedings, the date thereof, and the name and address of the authority in possession of the records thereof. If you were convicted of an offense by court-martial, provide a copy of the court-martial promulgating order and on a separate sheet provide the same information with respect to each conviction that is required in questions 2 through 4 of this application.

Discharged. No court martial. Just talked to commanding officer.

SEE EXHIBITS TO QUESTION 13(b) ATTACHED HERETO.

Civil Rights and Occupational Licensing

14. Have you ever been granted or denied restoration of your civil rights (for example, a state pardon, a certification of restoration of civil rights, or a certificate of discharge)? ☐ yes ☒ no
- Attach a copy of the document(s) evidencing the state's action.
15. Have you ever been granted or denied removal of your federal or state firearms disabilities? ☐ yes ☒ no
- Attach a copy of the document(s) evidencing the federal or state action.
16. Since the conviction, have you been granted or denied any type of business or professional license, including the reinstatement of any licenses that were revoked or denied, in which your conviction was a consideration? ☒ yes ☐ no

If yes, attach a copy of the document(s) evidencing the action, including any explanation of the reasons for such action. If not available, provide the name, full address, and telephone number of the relevant authority taking the action, the nature of the license, the disposition of your request, and the date of the disposition. Use optional continuation page if necessary.

Florida Department of Insurance, 200 E. Gaines St., Tallahassee, FL 32399-0300, Telephone: (850) 922-3100. Insurance agency license. Failed to renew because of conviction. December 1982.

Reasons for Seeking Pardon

17. State your reasons for seeking a pardon. Please refer to paragraphs 4 and 11 in the attached Information and Instructions on Pardons. (As pointed out in paragraph 10 of the attached instructions, a pardon is a sign of forgiveness. Accordingly, in the usual request for pardon you should not reargue your case, assert innocence, or otherwise attack the validity of your conviction.)

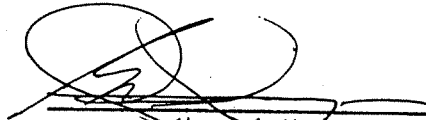
I am sincerely sorry for this part of my life. For whatever time I've
got left, I would like to know my country, through our President, has
forgiven me and granted a pardon. As far as honesty to reasons, I
really just want to put this behind me and know a pardon was granted.
We have and do admit our faults in this case, have worked very hard
to rebuild our lives, be good parents, grandparents, employers and
friends.

CONFIDENTIAL
DO NOT DISCUSS, DUPLICATE,
RECORD BY ANY ELECTRONIC MEANS,
DISTRIBUTE BY ANY PHOTOGRAPH, VIDEO, ETC.
Certification and Personal Oath
Gregory

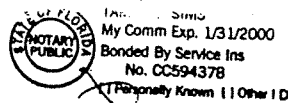
I hereby certify that all answers to the above questions and all statements contained herein are true, and I understand that any misstatements of material facts contained in this petition may cause adverse action on my petition for pardon, in addition to subjecting me to any other penalties provided by law.

In petitioning the President of the United States for pardon, I do solemnly swear that I will be law-abiding and will support and defend the Constitution of the United States against all enemies, foreign and domestic, and that I take this obligation freely and without any mental reservation whatsoever, So Help Me God.

Respectfully submitted this 10 day of NOV, 1998.


(signature of petitioner)

Subscribed and sworn to before me this 10 day of NOV, 1998.




Notary Public

AUTHORIZATION FOR RELEASE OF INFORMATION

Carefully read this authorization to release information about you, then sign and date it in ink.

I authorize any investigator, special agent, or other duly accredited representative of the Federal Bureau of Investigation, the Department of Defense, and any authorized Federal agency, to obtain any information relating to my activities from schools, residential management agents, employers, criminal justice agencies, retail business establishments, or other sources of information. This information may include, but is not limited to, my academic, residential, achievement, performance, attendance, disciplinary, employment history, criminal history, arrest, conviction, medical, psychiatric/psychological, health care, and financial and credit information.

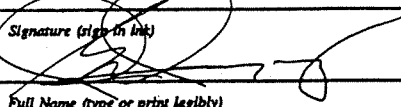
I understand that, for financial or lending institutions and certain other sources of information, a separate specific release may be needed (pursuant to their request or as may be required by law), and I may be contacted for such a release at a later date.

I further authorize the Federal Bureau of Investigation, the Department of Defense, and any other authorized agency, to request criminal record information about me from criminal justice agencies for the purpose of determining my suitability for a government benefit.

I authorize custodians of records and sources of information pertaining to me to release such information upon request of the investigator, special agent, or other duly accredited representative of any Federal agency authorized above regardless of any previous agreement to the contrary.

I understand that the information released by records custodians and sources of information is for official use by the Federal Government only for the purposes provided in this form, and may be redisclosed by the Government only as authorized by law.

Copies of this authorization that show my signature are as valid as the original release signed by me. This authorization is valid for three (3) years from the date signed.

Signature (sign in ink) 		
Full Name (type or print legibly) Edgar Allen Gregory, Jr.		Date Signed 11-10-98
Other Names Used E. A. Gregory		
Street Address [REDACTED]		
City [REDACTED]	State [REDACTED]	ZIP Code [REDACTED]
Home Telephone Number (include area code) [REDACTED]		Social Security Number [REDACTED]

Chicago
A Chicago Celebration

MAYOR RICHARD M. AND MAGGIE DALEY
AND
THE CHICAGOLAND CHAMBER OF COMMERCE

CORDIALLY INVITE YOU TO
A CHICAGO CELEBRATION

IN HONOR OF A VERY SPECIAL BIRTHDAY FOR
HILLARY RODHAM CLINTON

8:00 P.M.

MONDAY, OCTOBER 27, 1997

CHICAGO CULTURAL CENTER
RANDOLPH STREET AND MICHIGAN AVENUE
(PLEASE USE RANDOLPH STREET ENTRANCE)

COCKTAIL ATTIRE • R.S.V.P.

NO GIFTS PLEASE

WHEN YOU R.S.V.P., PLEASE BE PREPARED
TO PROVIDE YOUR
SOCIAL SECURITY NUMBER AND
DATE OF BIRTH
FOR SECURITY PURPOSES.

TO R.S.V.P. PLEASE SEND A
FAX TO 312-494-9845
OR CALL 312-494-6777.

THANK YOU.

PERCIB-Bayonne, N. J.

EXHIBIT

4

facsimile
TRANSMITTAL

to: Mr. & Mrs. Ed Gregory
fax #: [REDACTED]
cc:
fax #:
re: Chicago Trip
date: October 24, 1997
pages: 2, including this cover sheet.

Good Afternoon!!! Below please find the information regarding Monday in Chicago.

HOTEL: Chicago Hilton & Towers
720 South Michigan Ave.
Chicago, IL 60605
Ph: 312 / 922-4400

YOUR ROOM KEY WILL BE AT THE CONCIERGE DESK UNDER YOUR NAME.

I WILL MEET YOU AT THE FRONT DESK MONDAY AT 7:30PM, TO GO TO
THE CULTURAL CENTER.

There will be a Limousine waiting for you at the airport. Since they park far from the luggage claim area you will need to call them at [REDACTED] as soon as you get off the plane.

Good Luck with your event tonight. Please let me know if there is anything else I can do for you. My portable number is [REDACTED]

I am looking forward to meet you and your wife on Monday.

From the desk of ..

Daniela Castro-Quijada
TONY RODHAM & ASSOCIATES, INC.
1200 Anastasia Avenue

Coral Gable
(305) 445-8

Fax:

EXHIBIT

5

PHICAD-Bayonne, N. J.

TONY RODHAM & ASSOCIATES, INC.
AND
ANTHONY D. RODHAM, INDIVIDUALLY

CONSULTING SERVICES AGREEMENT

This CONSULTING AGREEMENT is entered into as of the 6th day of June, 1998, by and between TONY RODHAM & ASSOCIATES, a Delaware corporation, and ANTHONY D. RODHAM, Individually, jointly and severally, both located at 1200 Anastasia Avenue, Coral Gables, Florida 33134, and at #13 7th Street, S.E., Washington, D.C. 20003 (hereinafter collectively referred to as "RODHAM") and UNITED SHOWS OF AMERICA, INC., JIM REEVES MUSEUM, INC., GREGORY ENTERTAINMENT CORPORATION, FARON YOUNG ENTERPRISES, INC., AND FUN WORLD, INC., all with principal places of business located at 2011 Johnson Industrial Drive, Nolensville, Tennessee 37135, (hereinafter collectively referred to as "UNITED").

WHEREAS, UNITED contemplates the acquisition and/or development and/or management of various legal businesses, including the above entities, which may be located and authorized to do business, subject to applicable law, in the United States and/or foreign countries.

WHEREAS, RODHAM represents to UNITED that RODHAM owns, manages and has developed several properties and projects, and has extensive experience in the ownership, acquisition, development, restoration, management of various businesses including, but not limited to, funding of hotel properties and other businesses which comprise many other areas that RODHAM represents can be of benefit to UNITED; and

WHEREAS, UNITED wishes to obtain consulting services offered to UNITED by RODHAM as to UNITED'S intentions for possible expansion in the future, by developing and working in these prospective business programs and future operations.

NOW, THEREFORE, for Ten Dollars (\$10.00) and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, it is hereby mutually agreed as follows:

1. Recitals. The above recitals by both parties are true and correct, and are incorporated as part of this Agreement.
2. Consultant Services. RODHAM is hereby retained as an independent consultant to UNITED with respect to specific and general consulting services. RODHAM will perform various functions including communications, negotiating, working in public affairs, public relations, and developing community relations and outreach, strictly for the benefit of UNITED.


ADR


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EXHIBIT

6

RECEIVED - BYRON, N. J.

RODHAM will be available for any management issues on behalf of UNITED. Unless otherwise mutually agreed, such services shall be rendered through telephone conferences and in-person meetings with RODHAM himself, unless UNITED explicitly agrees, in writing, to a senior personnel assistant of RODHAM and its affiliates, and UNITED agrees that said senior personnel assistant is a capable substitute for RODHAM. No travel expenses will be incurred by RODHAM or paid by UNITED without the prior written approval of UNITED. No studies on behalf of UNITED or investigations shall be commenced or performed by RODHAM without the prior written approval of UNITED.

3. Compensation. UNITED shall pay RODHAM fees as set forth below for consulting services performed by RODHAM and satisfactory to UNITED, as further set forth herein.

3.1 RODHAM acknowledges receipt of Twenty-Five Thousand Dollars (\$25,000.00), paid at the signing of this Agreement, in cash, to RODHAM by UNITED.

3.2 UNITED, solely at UNITED'S option, may pay RODHAM specific bonuses should UNITED, in its sole discretion, feel RODHAM is entitled to, such as on a specific transaction RODHAM satisfactorily completes for UNITED.

3.3 UNITED shall pay a monthly fee of Two Thousand Five Hundred Dollars (\$2,500.00) per month and provide a vehicle, chosen by UNITED, with RODHAM responsible and RODHAM agrees to pay for all maintenance and annual tags for said vehicle. RODHAM agrees no one other than RODHAM'S spouse may use said vehicle and that vehicle will never be used for any unlawful purpose whatsoever. Said monthly fee and vehicle shall commence June 10, 1998, and last until this Agreement is cancelled by either party in accordance with said Agreement, in consideration for RODHAM'S services.

In addition, UNITED will be obligated to pay only pre-approved out-of-pocket expenses reasonably incurred by RODHAM in connection with its performance of services pursuant to this Agreement.

4. Relationship of Parties.

4.1 RODHAM and UNITED, their agents, representatives, and employees shall, under no circumstances, be deemed partners, joint venturers, agents, employees or representatives of the other. RODHAM is an independent contractor and shall not be liable in any way whatsoever for the nature and quality of the work performed by UNITED. In


ADR


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performing services under this Agreement, RODHAM shall operate as and have the status of an independent contractor and shall not act as or be an agent or employee of UNITED. All of RODHAM's activities will be at its own risk and RODHAM's employees shall not be entitled to workers' compensation or similar benefits or other insurance protection provided by UNITED to its regular employees. As an independent contractor, RODHAM will be solely responsible for determining the means and methods for performing the services, as long as such decision in no way can be or would be construed as detrimental or damaging to UNITED. UNITED will retain the right to determine the time, the place and the manner in which RODHAM will provide the services. UNITED will receive all the results of RODHAM's services. Any and all work products of any kind and description of RODHAM, on any projects in any way directly or indirectly, that is done for UNITED, including but not limited to, videos, all electronic recordings of any type, photographs, all computer generated work, faxes, copies, et al, belong to UNITED. UNITED shall not be required to provide office space, secretarial services, computers, faxes, or other support for RODHAM's services. RODHAM represents to UNITED that RODHAM has all of these services.

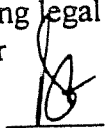
4.2 RODHAM assumes all liability to UNITED or any third party with respect to the performance or the actions or inactions of RODHAM.

5. Term. This Agreement shall commence as of the 10th day of June, 1998, and shall continue until terminated by either party upon thirty (30) days written notice to the other party. Either party may cancel this Agreement with or without cause on thirty (30) days written notice.

6. Obligations of UNITED. UNITED agrees to make reasonable disclosure of all relevant facts to RODHAM and make such time available to RODHAM as is necessary to allow RODHAM reasonably to perform its consulting services pursuant to this Agreement. UNITED shall at all times conduct its business in accordance with law. UNITED shall indemnify and hold harmless RODHAM for any claims, losses, liability, damages and expenses (including legal fees) which RODHAM incurs by following instructions from UNITED or relying upon information provided by UNITED in connection with the performance by RODHAM of services pursuant to this Agreement.

7. Obligations of RODHAM. RODHAM agrees to entirely disclose all relevant facts to UNITED and make such time available to UNITED as is necessary to complete and fulfill requirements of UNITED, as called for in this Agreement. RODHAM, at all times, shall conduct its business as to UNITED in accordance with the law. RODHAM shall indemnify and hold harmless UNITED from any claims, losses, liability, damages and expenses (including legal fees) which UNITED incurs by following advice in its business received by RODHAM or


ADR


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relying upon information provided by RODHAM in connection with the performance by UNITED from advice and services provided by RODHAM pursuant to this Agreement.

8. Enforceability. Any provision of this Agreement prohibited by law or by court decree in any locality or state shall be ineffective to the extent of such prohibition, without in any way invalidating or affecting the remaining provisions of this Agreement, as if the provision or part declared void or invalid had never been incorporated in the Agreement, and the remainder of the Agreement shall continue to bind all parties.

9. Notice. For purposes of serving written notice herein, the respective addresses of the parties, unless changed by notice in writing, shall be as noted in the first paragraph of this Agreement. Any notice required or desired hereunder shall be deemed given if in writing sent by certified mail, return receipt requested, postage prepaid to said address.

10. Governing Law. This Agreement shall be construed and interpreted in accordance with the laws of the State of Tennessee.

11. Arbitration. In the event of any dispute arising out of the Agreement, the parties agree that the same shall be submitted for binding arbitration in accordance with the rules of the American Arbitration Association then in effect. Venue for arbitration proceedings shall be in the city of Nashville, Davidson County, Tennessee.

12. Jurisdiction and Venue. Jurisdiction and venue shall lie in the State Courts of Davidson County, Tennessee, for any litigation which arises out of this Agreement.

13. Modification. This Agreement contains the entire agreement between the parties and shall not be modified, except in writing, signed by both parties.

14. Waiver. Failure to enforce any provision hereof shall not constitute a waiver of a party's right thereafter to enforce each and every such provision or any other provision.

15. Caption and Numbers. The captions and numbers appearing in this Agreement are inserted only as a matter of convenience and in no way define, limit, construe or describe the scope or intent of such numbers, not in any way affect this Agreement. Any pronouns or words shall refer to masculine, feminine or neuter, singular or plural, as the context requires.

16. Assignment. This Agreement shall be binding upon the parties hereto, their heirs, successors and assigns and may not be assigned by RODHAM without UNITED's written consent.


ADR


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17. Authority. The individuals signing below represent and warrant that they have the authority to bind their respective companies to this agreement.

IN WITNESS WHEREOF, the undersigned parties have caused this Agreement to be duly executed on their behalf by their respective and duly authorized officers.

James J. Castaldo
Witness
James J. Castaldo
Witness

Lucie E. Dubuison
Witness

Lucie E. Dubuison
Witness

Lucie E. Dubuison
Witness

Lucie E. Dubuison
Witness

Lucie E. Dubuison
Witness

TONY RODHAM & ASSOCIATES, INC.

By: Tony Rodham
Tony Rodham, President

Anthony D. Rodham
Anthony D. Rodham Individually

UNITED SHOWS OF AMERICA, INC.

By: Donald L. Gregory
Donald L. Gregory, President

JIM REEVES MUSEUM, INC.

By: Donald L. Gregory
Donald L. Gregory, President

GREGORY ENTERTAINMENT CORP.

By: Donald L. Gregory
Donald L. Gregory, President

FARON YOUNG ENTERPRISES, INC.

By: Donald L. Gregory
Donald L. Gregory, President

FUN WORLD, INC.

By: Donald L. Gregory
Donald L. Gregory, President

TONY RODHAM & ASSOCIATES, INC.

CONSULTING SERVICES AGREEMENT

This CONSULTING AGREEMENT is entered into as of the 1st day of August, 1997, by and between Tony Rodham & Associates, a Delaware Corporation, 1200 Anastasia Avenue, Coral Gables, Florida 33134, (hereinafter referred to as "Consultant") and United Shows of America a Delaware Corporation, located at 2011 Johnson Industrial Blvd. Nolensville, TN 37135, (hereinafter referred to as "Company").

WHEREAS, the Company contemplates the acquisition or development of hotel properties;

WHEREAS, the Consultant owns, manages and develops, several properties, and projects and has extensive experience in the ownership, acquisition, development, restoration, management and funding of properties and other areas that can be of benefit to client; and

WHEREAS, the Company wishes to obtain consulting services from Consultants in relation to the Company's current and prospective business program and operations.

NOW, THEREFORE, for Ten Dollars (\$10.00) and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, it is hereby mutually agreed as follows:

1. Recitals. The above recitals are true and correct incorporated as part of this Agreement.

2. Consultant Services. Consultant is hereby retained as an independent consultant to the (entity) with respect to the general consulting services Consultant will perform various functions including communications, public affairs, public relations, and community relations and outreach. Consultant will be available for issue and crisis management on behalf of the client. Unless otherwise mutually agreed, such services shall be rendered through telephone conferences and in-person meetings with senior personnel of Consultant and its affiliates and shall be based upon the accumulated experience of Consultant without requiring Consultant to engage any employees not otherwise employed by Consultant or to perform any studies or investigations not otherwise required by Consultant in the ordinary course of its own operations. No travel expenses will be incurred by Consultant or paid by United Shows of America without the prior written approval of United Shows of Americas. No studies or investigations shall be performed by Consultant without the prior written approval of United Shows of Americas

3. Compensation. The Company shall pay Consultant a retainer fee of Two Hundred Thousand Dollars (\$200,000) of this Agreement for consulting services.

- 3.1 In addition, the Company shall pay a monthly fee of Twenty Five Hundred Dollars (\$2,500) per month and provide a vehicle, commencing May 1, 1998 for the duration of this Agreement in consideration for the Consultant's services.

In addition, the Company will be obligated to pay out-of-pocket expenses reasonably incurred by Consultant in connection with its performance of services pursuant to this Agreement.

4. Relationship of Parties.

4.1 Consultant and Company, their agents, representatives, and employees shall, under no circumstances be deemed partners, joint venturers, agents, employees or representatives of the other. Consultant is an independent contractor and shall not be liable in any way whatsoever for the nature and quality of the work performed by the Company. In performing services under this Agreement, Consultant shall operate as an have the status of an independent contractor and shall not act as or be an agent or employee of Company. All of Consultant's activities will be at its own risk and Consultant's employees shall not be entitled to workers' compensation or similar benefits or other insurance protection provided by Company. As an independent contractor, Consultant will be solely responsible for determining the means and methods for performing the services. Consultant will determine the time, the place, and the manner in which it will provide the services. Company will receive only the results of Consultant's services. Company shall not be required to provide office space, secretarial services, or other support for Consultant's services.

4.2 The Company agrees that the Consultant assumes no liability to the Company or any third party with respect to the performance or the action or inaction of the Consultant.

5. Term. This Agreement shall commence as of August 1, 1997, and shall continue until terminated by either party upon thirty (30) days written notice to the other party.

6. Obligations of the Company. The Company agrees to make reasonable disclosure of all relevant facts to the Consultant and make such time available to the Consultant as is necessary to allow Consultant reasonably to perform its consulting services pursuant to this Agreement. The Company shall at all times conduct its business in accordance with law. The Company shall indemnify and hold harmless Consultant for any claims, losses, liability, damages and expenses (including legal fees) which Consultant incurs by following instructions from the Company or relying

upon information provided by the Company in connection with the performance by Consultant of services pursuant to this Agreement.

7. Enforceability. Any provision of this Agreement prohibited by law or by court decree in any locality or state shall be ineffective to the extent of such prohibition without in any way invalidating or affecting the remaining provisions of this Agreement as if the provision or part declared void or invalid had never been incorporated in the Agreement, and the remainder of the Agreement shall continue to bind all parties.

8. Notice. For purposes of serving written notice herein, the respective addresses of the parties, unless changed by notice in writing, shall be as noted in the first paragraph of this Agreement. Any notice required or desired hereunder shall be deemed given if in writing sent by certified mail, postage prepaid to said address.

9. Governing Law. This Agreement shall be construed and interpreted in accordance with the laws of the State of Florida.

10. Arbitration. In the event of any dispute arising out of the Agreement, the parties agree that the same shall be submitted for binding arbitration in accordance with the rules of the American Arbitration Association than in effect. Venue for arbitration proceedings shall be in Dade County, Florida.

11. Jurisdiction and Venue. Jurisdiction and venue shall lie in the State Courts of Miami Dade County, Florida for any litigation which arises out of this Agreement.

12. Modification. This Agreement contains the entire agreement between the parties and shall not be modified, except in writing, signed by both parties.

13. Waiver. Failure to enforce any provision hereof shall not constitute a waiver of a party's right thereafter to enforce each and every such provision or any other provision.

14. Caption and Numbers. The captions and numbers appearing in this Agreement are inserted only as a matter of convenience and in no way define, limit, construe or describe the scope or intent of such numbers, not in any way affect this Agreement. Any pronouns or words shall refer to masculine, feminine or neuter, singular or plural, as the context requires.

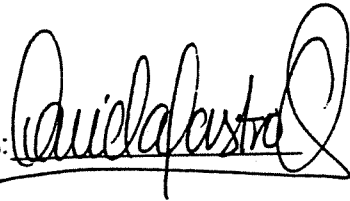
15. Assignment. This Agreement shall be binding upon the parties hereto, their heirs, successors and assigns and may not be assigned by Consultant without Company's consent.

16. Authority. The individuals signing below represent and warrant that they have the authority to bind their respective companies to this Agreement.


IN WITNESS WHEREOF, the undersigned parties have caused this Agreement to be duly executed on their behalf by their respective and duly authorized officers.

TONY RODHAM & ASSOCIATES, INC.

Witness:



By:

 PRESIDENT
Name:
Title:

UNITED SHOWS OF AMERICA

Witness: _____

By: _____

Name:
Title:

MIDDLE TENNESSEE

309/695

VEHICLE INSPECTION REPORT

THANK YOU FOR HELPING CLEAN UP OUR AIR. Your vehicle's inspection results are shown below. If it passed, tear off the certificate and submit it along with your registration documents. If it failed, it must be repaired and pass reinspection before it can be registered. You are entitled to one free reinspection. To qualify, return your vehicle to any official inspection center along with this report. If your vehicle failed, Public Chapter #339 may allow you a 30-day grace period in which to register your vehicle. This inspection was performed in accordance with State of Tennessee and Davidson County Light-Duty Motor Vehicle Inspection and Maintenance Regulations. Since this test meets all provisions of Section 207(b) of the Federal Clean Air Act, repairs to failed vehicles may be covered by warranty. See the back of this report or check your owner's manual for details.

THE CERTIFICATE AT BOTTOM IS VALID FOR 90 DAYS. IT IS VOID WHEN ALTERED, AND CANNOT BE REPLACED IF LOST OR STOLEN.

TEST FEE	EMISSIONS INSPECTION		TAMPERING INSPECTION			FINAL RESULT
	HC	CO	Fuel Inlet Restrictor	Catalytic Converter	Proper Seal in Gas Cap	
\$ 6.00	PASS	PASS	PASS	PASS	PASS	PASS

VEHICLE INFORMATION				
License Number	Vehicle Identification Number	Year	Make	Mileage
[REDACTED]	[REDACTED]	1995	CHEV	190,000

GROSS EMISSIONS READINGS			
	HC (ppm)	CO (%)	CO ₂ (%)
Maximum Allowable	54	0.02	13.4
Vehicle Readings			

FOR OFFICIAL USE ONLY						
STAT	TYPE	H	TEST	I	VFY	CUST
FAC	115 UNIT	2	INSP	40903	RVIR	DATE/TIME 12/05/2000 09:53:12

Company Name _____				Account Number: N	
A. Employee Information					
Your name (last, first, middle initial) RODHAM ANTHONY D.			Social security number [REDACTED]		
Address (street or P.O. Box) [REDACTED]			City WASHINGTON	State D.C.	ZIP code 20003
Date of birth (mo/day/yr) [REDACTED]			Marital status <input checked="" type="checkbox"/> male <input type="checkbox"/> female <input type="checkbox"/> single <input checked="" type="checkbox"/> married <input type="checkbox"/> divorced <input type="checkbox"/> legally separated		
Date of Full-Time employment 10-1-98			Job position/location [REDACTED]		
Present salary excluding overtime, bonuses, and commissions (check one) \$ 62,755 <input checked="" type="checkbox"/> yr <input type="checkbox"/> mo <input type="checkbox"/> wk <input type="checkbox"/> hr			Hours per week 15 HOURS		
			Effective date		Effective date
			<input type="checkbox"/> life <input type="checkbox"/> Dependent life <input type="checkbox"/> STD <input type="checkbox"/> LTD <input type="checkbox"/> supplemental life dental <input type="checkbox"/> Member <input type="checkbox"/> Dependent		<input type="checkbox"/> medical <input type="checkbox"/> Member <input type="checkbox"/> Dependent

B. Beneficiary Designation: Complete only if your coverages include group term life insurance.

Beneficiary for employee group term life insurance (Print as "Doe, Mary A.", not "Mrs. John Doe".)

last name RODHAM	first name NICOLE	middle initial B.	relationship to you WIFE
---------------------	----------------------	----------------------	-----------------------------

Unless otherwise provided herein, if two or more beneficiaries are named, the proceeds shall be paid in equal shares to the named beneficiaries surviving the insured. If no beneficiary has been designated, any proceeds will be payable as provided by the group policy. If additional space is needed for beneficiary designation, please use the Change of Beneficiary form.

C. Benefit Election: Ask your employer about coverages. Check your election option(s) below.

If you do not elect any or all coverages for yourself and any or all eligible Dependents, complete the Request for Refusal of Group Coverage on the next page and indicate the reason.

Medical - I elect medical coverage for:

☒ myself ☒ spouse ☒ child(ren) 1 (indicate number of child(ren) to be covered)

Dental - I elect dental coverage for:*

☐ myself ☐ spouse ☐ child(ren) (indicate number of child(ren) to be covered)

* You may refuse dental coverage for yourself if allowed by your firm's dental coverage and only if you have other group dental coverage.

Supplemental Life - If your employer provides supplemental life coverage, do you elect the coverage?

☒ yes ☐ no

NOTE: If you are applying for Dependent coverage, you must apply for all eligible Dependents (unless coverage is provided under another group coverage).

D. Dependent Information: Please list your spouse and all eligible children.

Name of spouse NICOLE B. RODHAM		Social security number [REDACTED]		Date of birth (mo/day/yr) [REDACTED]				
Full name of Dependent child(ren)	Social security number	Date of birth mo day yr	Full-Time Student	Foster child	Step child	Handicapped child	Male	Ferr
1. ZACHARY B. RODHAM	[REDACTED]	[REDACTED]					<input checked="" type="checkbox"/>	
2.								
3.								

Dependents must meet eligibility requirements. Foster child and stepchild eligibility is subject to approval by The Principal. Complete a Foster Child and Stepchild Questionnaire. If you have Developmentally Disabled/Physically Handicapped children over age 24, complete an Application to Continue Handicapped Child. Contact your employer for assistance with questions.

E. Employee Signature

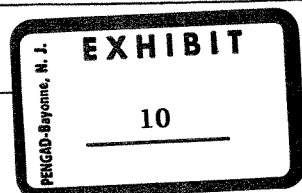
If the group policy requires that contributions be made by me, I authorize my employer to deduct them from my pay. I have read and understand the Preexisting Condition Exclusion and Special Enrollment Rights, located on the back page of this form. I understand and cannot guarantee coverage or revise rates, benefits, or provisions without written approval of The Principal.

Signature of employee (do not print)

[Handwritten Signature]

Date signed

3/29/99



9595

☐ VOID☐ CORRECTED

PAYER'S name, street address, city, state, ZIP code, and telephone no. UNITED SHOWS OF AMERICA, INC. NOLENSVILLE, TN 37135 (615) 776-5656		1 Rents \$ 0.00	OMB No. 1545-0115 1998 Form 1099-MISC	Miscellaneous Income
		2 Royalties \$ 0.00		
		3 Other income \$ 0.00		
PAYER'S Federal identification number	RECIPIENT'S identification number	4 Federal income tax withheld \$ 0.00	5 Fishing boat proceeds \$ 0.00	Copy A For Internal Revenue Service Center File with Form 1096. For Paperwork Reduction Act Notice and instructions for completing this form, see the 1998 Instructions for Forms 1099, 1098, 5498, and W-2G.
RECIPIENT'S name ANTHONY D. RODHAM		6 Medical and health care payments \$ 0.00	7 Nonemployee compensation \$ 62985.00	
Street address (including apt. no.)		8 Substitute payments in lieu of dividends or interest \$ 0.00	9 Payer made direct sales of \$5,000 or more of consumer products to a buyer (recipient) for resale <input type="checkbox"/>	
City, state, and ZIP code WASHINGTON, DC 20003		10 Crop insurance proceeds \$ 0.00	11 State income tax withheld \$ 0.00	
Account number (optional)	2nd TIN Not. <input type="checkbox"/>	12 State/Payer's state number	13	

Form 1099-MISC

41-852411

Department of the Treasury - Internal Revenue Service

Do NOT Cut or Separate Forms on This Page

9595

☐ VOID☐ CORRECTED

PAYER'S name, street address, city, state, ZIP code, and telephone no.		1 Rents \$	OMB No. 1545-0115 1998 Form 1099-MISC	Miscellaneous Income
		2 Royalties \$		
		3 Other income \$		
PAYER'S Federal identification number	RECIPIENT'S identification number	4 Federal income tax withheld \$	5 Fishing boat proceeds \$	Copy A For Internal Revenue Service Center File with Form 1096. For Paperwork Reduction Act Notice and instructions for completing this form, see the 1998 Instructions for Forms 1099, 1098, 5498, and W-2G.
RECIPIENT'S name		6 Medical and health care payments \$	7 Nonemployee compensation \$	
Street address (including apt. no.)		8 Substitute payments in lieu of dividends or interest \$	9 Payer made direct sales of \$5,000 or more of consumer products to a buyer (recipient) for resale <input type="checkbox"/>	
City, state, and ZIP code		10 Crop insurance proceeds \$	11 State income tax withheld \$	
Account number (optional)	2nd TIN Not. <input type="checkbox"/>	12 State/Payer's state number	13	

Form 1099-MISC

41-852411

Department of the Treasury - Internal Revenue Service

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☐ VOID☐ CORRECTED

PAYER'S name, street address, city, state, ZIP code, and telephone no.		1 Rents \$	OMB No. 1545-0115 1998 Form 1099-MISC	Miscellaneous Income
		2 Royalties \$		
		3 Other income \$		
PAYER'S Federal identification number	RECIPIENT'S identification number	4 Federal income tax withheld \$	5 Fishing boat proceeds \$	Copy A For Internal Revenue Service Center File with Form 1096. For Paperwork Reduction Act Notice and instructions for completing this form, see the 1998 Instructions for Forms 1099, 1098, 5498, and W-2G.
RECIPIENT'S name		6 Medical and health care payments \$	7 Nonemployee compensation \$	
Street address (including apt. no.)		8 Substitute payments in lieu of dividends or interest \$	9 Payer made direct sales of \$5,000 or more of consumer products to a buyer (recipient) for resale <input type="checkbox"/>	
City, state, and ZIP code		10 Crop insurance proceeds \$	11 State income tax withheld \$	
Account number (optional)	2nd TIN Not. <input type="checkbox"/>	12 State/Payer's state number	13	

Form 1099-MISC

41-852411

Department of the Treasury - Internal Revenue Service

EXHIBIT

11

9595

☐ VOID☒ CORRECTED

PAYER'S name, street address, city, state, ZIP code, and telephone no. UNITED SHOWS OF AMERICA, INC. 2011 JOHNSON INDUSTRIAL BLVD. [REDACTED] NOLENSVILLE, TN 37135 615-776-5656		1 Rents \$	OMB No. 1545-0115 1999 Form 1099-MISC	Miscellaneous Income
		2 Royalties \$		
		3 Other income \$		
PAYER'S Federal identification number [REDACTED]	RECIPIENT'S identification number [REDACTED]	4 Federal income tax withheld \$	5 Fishing boat proceeds \$	Copy A For Internal Revenue Service Center File with Form 1096. For Privacy Act and Paperwork Reduction Act Notice and instructions for completing this form, see the 1999 Instructions for Forms 1099, 1098, 5498, and W-2G.
RECIPIENT'S name ANTHONY D. RODHAM		6 Medical and health care payments \$	7 Nonemployee compensation \$ 85,806.27	
Street address (including apt. no.) [REDACTED]		8 Substitute payments in lieu of dividends or interest \$	9 Payer made direct sales of \$5,000 or more of consumer products to a buyer (recipient) for resale <input type="checkbox"/>	
City, state, and ZIP code WASHINGTON, DC 20003		10 Crop insurance proceeds \$	11 State income tax withheld \$	
Account number (optional)	2nd TIN Not. <input type="checkbox"/>	12 State/Payer's state number	13 \$	

Form 1099-MISC

48-0971237

Department of the Treasury - Internal Revenue Service

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9595

☐ VOID☐ CORRECTED

PAYER'S name, street address, city, state, ZIP code, and telephone no.		1 Rents \$	OMB No. 1545-0115 1999 Form 1099-MISC	Miscellaneous Income
		2 Royalties \$		
		3 Other income \$		
PAYER'S Federal identification number	RECIPIENT'S identification number	4 Federal income tax withheld \$	5 Fishing boat proceeds \$	Copy A For Internal Revenue Service Center File with Form 1096. For Privacy Act and Paperwork Reduction Act Notice and instructions for completing this form, see the 1999 Instructions for Forms 1099, 1098, 5498, and W-2G.
RECIPIENT'S name		6 Medical and health care payments \$	7 Nonemployee compensation \$	
Street address (including apt. no.)		8 Substitute payments in lieu of dividends or interest \$	9 Payer made direct sales of \$5,000 or more of consumer products to a buyer (recipient) for resale <input type="checkbox"/>	
City, state, and ZIP code		10 Crop insurance proceeds \$	11 State income tax withheld \$	
Account number (optional)	2nd TIN Not. <input type="checkbox"/>	12 State/Payer's state number	13 \$	

Form 1099-MISC

48-0971237

Department of the Treasury - Internal Revenue Service

Do NOT Cut or Separate Forms on This Page — Do NOT Cut or Separate Forms on This Page

9595

☐ VOID☐ CORRECTED

PAYER'S name, street address, city, state, ZIP code, and telephone no.		1 Rents \$	OMB No. 1545-0115 1999 Form 1099-MISC	Miscellaneous Income
		2 Royalties \$		
		3 Other income \$		
PAYER'S Federal identification number	RECIPIENT'S identification number	4 Federal income tax withheld \$	5 Fishing boat proceeds \$	Copy A For Internal Revenue Service Center File with Form 1096. For Privacy Act and Paperwork Reduction Act Notice and instructions for completing this form, see the 1999 Instructions for Forms 1099, 1098, 5498, and W-2G.
RECIPIENT'S name		6 Medical and health care payments \$	7 Nonemployee compensation \$	
Street address (including apt. no.)		8 Substitute payments in lieu of dividends or interest \$	9 Payer made direct sales of \$5,000 or more of consumer products to a buyer (recipient) for resale <input type="checkbox"/>	
City, state, and ZIP code		10 Crop insurance proceeds \$	11 State income tax withheld \$	
Account number (optional)	2nd TIN Not. <input type="checkbox"/>	12 State/Payer's state number	13 \$	

Form 1099-MISC

48-0971237

Department of the Treasury - Internal Revenue Service

EXHIBIT

12

☐ CORRECTED (if checked)

PAYER'S name, street address, city, state, ZIP code, and telephone no. UNITED SHOWS OF AMERICA, INC. [REDACTED] SMYRNA, TN 37167-0009 615-462-3000		OMB No. 1545-0115 2000 Form 1099-MISC		Miscellaneous Income	
PAYER'S Federal identification number [REDACTED]		RECIPIENT'S identification number [REDACTED]		1 Rents \$	
RECIPIENT'S name ANTHONY D. RODHAM		2 Royalties \$		3 Other income \$	
Street address (including apt. no.) [REDACTED]		4 Federal income tax withheld \$		5 Fishing boat proceeds \$	
City, state, and ZIP code WASHINGTON, DC 20003		6 Medical and health care payments \$		7 Nonemployee compensation \$ 93978.66	
Account number (optional)		8 Substitute payments in lieu of dividends or interest \$		9 Payer made direct sales of \$5,000 or more of consumer products to a buyer (recipient) for resale <input type="checkbox"/>	
		10 Crop insurance proceeds \$		11 State income tax withheld \$	
		12 State/Payer's state number		13	

Copy B
For Recipient
 This is important tax information and is being furnished to the Internal Revenue Service. If you are required to file a return, a negligence penalty or other sanction may be imposed on you if this income is taxable and the IRS determines that it has not been reported.

Form 1099-MISC (Keep for your records.) Department of the Treasury - Internal Revenue Service

PROMISSORY NOTE
Smyrna, TN 37167

\$ 72,000.00 + interest

Date: December 12, 2000

For value received, I, ANTHONY D. RODHAM, promise to pay to the order of: United Shows of America, Inc., or assigns, at the office of United Shows of America, Inc. located at 900 Expo Drive, P.O. Box 9, Smyrna, TN 37167, or other places as designated in writing from Holder to Maker, the sum of Seventy-Two Thousand and No/100 Dollars (\$72,000.00) principal and interest at the rate of eight percent (8%) per annum, from date, to be paid, without demand, as follows:

1. Full payment of principal and interest is due and payable in one payment on December 12, 2001.
2. This Note may be prepaid in part or in full at any time without penalty.
3. After maturity, whether by acceleration or lapse of time, all amounts owing on this Note shall bear interest at the rate of eighteen percent (18%) per annum.
4. It is understood and agreed that time is of the essence of this agreement and that on default in the payment of any installment, or any part thereof, when due, then after written notice to maker(s), prepaid by certified mail, return receipt requested, and maker(s) and guarantor(s), if any, are given ten (10) days to cure default, from date notice is mailed to maker's last known address, the holders hereof, at their election, may accelerate the unpaid balance and declare the same due and payable immediately without further presentment for demand for payment of any past due installment or of any remaining unpaid balance and without notice of intent to accelerate the payment of the unpaid balance due to any parties to this instrument.
5. Each maker, endorser, and guarantor or other surety of this Note does hereby waive any further demand other than in paragraph five (5), grace, notice, presentment for payment, notices of intention to accelerate maturity, notice of acceleration of maturity, notices of protests and further does hereby agree and consent that this Note may be renewed only at option of holders, and the time for payment may be extended without notice and without releasing any of the parties, only at option of holders, who have absolutely no responsibility or obligation to do so.
6. The maker will pay on demand all reasonable costs of collection, legal expenses, and attorney's fees incurred or paid by the holder in collecting or enforcing the Note on default, with interest thereon at the rate of eighteen percent (18%) per annum, or the highest legal rate allowed by law, whichever is greater, until paid. Maker and any Guarantor or Endorser further agree that the validity, enforceability and effectiveness of each provision hereof and the obligations, rights and remedies of each of them in any way relating to or arising under this Promissory Note shall be governed and construed in accordance with the laws of the State of Tennessee.
7. If any installment of this note, or the interest, is not paid when due, the remaining unpaid hereof shall, without notice or demand, become immediately due and payable at the option of the Holder, and may be recovered in any suit brought by the Holder of this note.

EXHIBIT

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PENGAD-Bayonne, N.J.

000003



November 16, 1998

Hon. Roger C. Adams
Pardon Attorney
U.S. Department of Justice
500 First Street, NW
Suite 400
Washington, D.C. 20530

Re: Pardon Application
Vonna Jo Gregory

Dear Mr. Adams:

Enclosed is a petition for pardon addressed to the President of the United States, completed with as much information that we could obtain and retrieve from our records, in order to hopefully provide you with sufficient and informative original documents that we hope will allow you, based upon your review and investigation, as you deem necessary, to recommend the President grant this pardon.

Very truly yours,

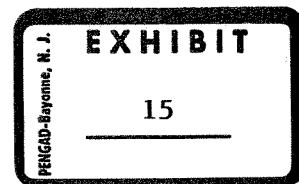
Vonna Jo Gregory

Vonna Jo Gregory

Via FedEx

Enc/AS

EAG/led



000144



November 14, 1998

Hon. William Jefferson Clinton
President of the United States
The White House
1600 Pennsylvania Avenue
Washington, D.C. 20500

Re: Pardon Petition

Dear President Clinton:

As required by the Petition for Pardon After Completion of Sentence, I am submitting all information as required in the notice, rules and information and instructions on requesting a pardon. Please personally review the application and exhibits enclosed herein and I respectfully ask that you grant this request for a Presidential Pardon.

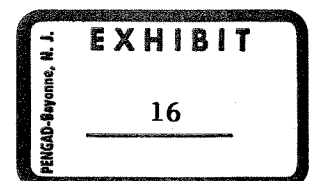
Respectfully submitted,

Vonna Jo Gregory

Vonna Jo Gregory

Encl/AS

VJG/led



000028



Florida Department of Agriculture & Consumer Services
BOB CRAWFORD, Commissioner
The Capitol • Tallahassee, FL 32399-0800

Please Respond to:

January 28, 2000

Mr. Roger C. Adams, Esquire
Pardon Attorney
Office of the Pardon Attorney
500 1st Street NW, Suite 400
Washington, DC 20530

Dear Mr. Adams,

Last year I wrote a letter to the Department of Justice on behalf of Mr. Ed Gregory and his wife Vonna Jo supporting their application for pardon as a twice elected official of the Florida Cabinet and a member of the State Board of Community College. I feel strongly that the Gregory's pardon request is exceptional meritorious.

As a matter of urgency, I am writing again requesting that the Gregory's pardon be considered at the earliest possible date. I am asking for this because of my statutory responsibilities for overseeing the Florida State Fair. Over the last three years, United Shows, Inc. have been under an exclusive contract with our fair for midway operations. This has been an outstanding venture for us due to the Gregory's experience and reliability.

Next month the Florida State Fair will again enter into contract negotiations for our midway management. Unfortunately, the current blemish on Mr. and Mrs. Gregory's record has been exploited by detractors to create artificial barriers for competitive reasons. In fact, some have attempted full-fledged character assassination as a ploy to discredit Mr. and Mrs. Gregory. Not only do I consider these maneuvers unethical, I believe they hinder our ability to conduct good business with known industry leaders.

Ed and Vonna Jo Gregory as United Shows, Inc. have a proven track record in the entertainment industry and especially here at our Fair. Following a brief period of instability at the Florida State Fair, Mr. Gregory's professional and polished business strategies were a significant part of our financial turn-around. In addition to managing our midway, in a safe and responsible manner, Ed and Vonna Joe has served in positions of trust, stewardship and charity on behalf of this organization.



Fresh
Florida

Florida Agriculture and Forest Products
\$53 Billion for Florida's Economy

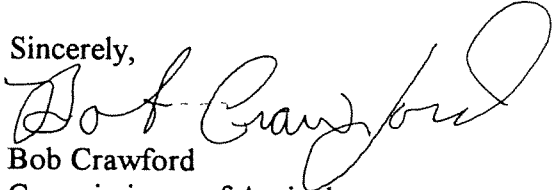
EXHIBIT

17

It is a known fact that the Gregory's have donated hundreds of thousands of dollars to children's programs at various Florida fairs. United Shows, Inc. has the Industry reputation of a company that gives something back and truly cares about each community that it serves. Since 1982, United Shows, Inc. has provided a Shriners Day at our fairs for disabled children to attend free of charge for a whole day. Another example of generosity is allowing the local Boys Scout Clubs a free afternoon at the fair, along with providing a \$10,000 donation for our livestock awards program which recognizes our young farmers. These are just a few examples of the good will and guardianship that the Gregory's offer to our fair community.

Your expeditious consideration of this matter, hopefully will avoid any damage to our operations which are important to our overall responsibilities to the State of Florida.

Sincerely,



Bob Crawford
Commissioner of Agriculture

CONFIDENTIAL
DO NOT DISCUSS, DUPLICATE,
RECORD BY ANY ELECTRONIC MEANS,
DISTRIBUTE, PHOTOGRAPH, VIDEO, ETC.
Without Written Permission of
E. A. or Vonna Jo Gregory



U. S. Department of Justice

Pardon Attorney

Washington, D.C. 20530

MAR 15 2000

SENT BY MESSENGER

Mark P. Schnapp, Esq.
Greenberg & Traurig
800 Connecticut Avenue, N.W.
Suite 500
Washington, D.C. 20006

Dear Mr. Schnapp:

On the above date, the President granted your clients, Edgar Allen and Vonna Joe Gregory, full and unconditional pardons. Enclosed are the warrants evidencing the Gregorys' pardons by the President and documents acknowledging receipt of the warrants. Please deliver the warrants to Mr. and Mrs. Gregory and have them execute the receipts and return them to this office in the enclosed postage-paid envelopes.

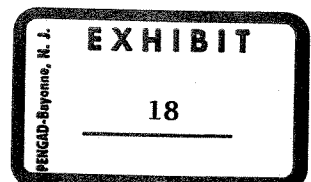
A presidential pardon is a sign of forgiveness. It does not erase or expunge the record of conviction and does not indicate innocence. On any application or other document which requires the information, a pardon recipient should disclose the fact of his or her conviction. However, the information that a pardon has been granted may be included and the warrant may be shown.

A presidential pardon restores basic civil rights and removes federal firearms disabilities resulting from the conviction to which the pardon relates. Mr. and Mrs. Gregory should consult with appropriate state authorities regarding their firearms privileges under state law, their exercise of such state law rights as voting, serving on a jury, and holding public office, and their eligibility for occupational and professional licenses.

Sincerely,

Roger C. Adams

Roger C. Adams
Pardon Attorney



Ms. Vonna Jo Gregory
522 Franklin Road
Brentwood, TN 37027

Dear Ms. Gregory:

Enclosed is the Warrant evidencing your pardon by the President. Please sign and date the acknowledgment below, and return this letter to the Office of the Pardon Attorney in the enclosed postage-paid, self-addressed envelope.

Sincerely,

Page C. 9d
CONFIDENTIAL
DO NOT DISCUSS, DUPLICATE,
RECORD BY ANY ELECTRONIC MEANS,
DISTRIBUTE, PHOTOGRAPH, VIDEO, ETC.
Without Written Permission of
E. A. or Vonna Jo Gregory

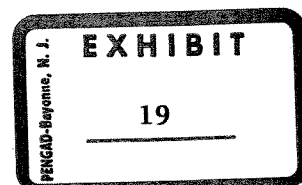
I hereby acknowledge that I have received the Warrant of Pardon.

Signature: Vonna Jo Gregory

Address: 522 Franklin Road

Brentwood, TN 37027

Date: 3-17-2000



Executive Grant of Clemency

WILLIAM J. CLINTON

President of the United States of America

TO ALL TO WHOM THESE PRESENTS SHALL COME, GREETING:

BE IT KNOWN, THAT THIS DAY THE PRESIDENT HAS GRANTED UNTO

VONNA JO GREGORY

CONFIDENTIAL
DO NOT DISCUSS, DUPLICATE,
RECORD BY ANY ELECTRONIC MEANS,
DISTRIBUTE, PHOTOGRAPH, VIDEO, ETC.
WITHOUT WRITTEN PERMISSION OF
F. A. or Vonna Jo Gregory

A FULL AND UNCONDITIONAL PARDON
FOR HER CONVICTION in the United States District Court for the Southern District of Alabama
on an indictment (Doc. No. 80-9325) for violations of Sections 371, 656, and 2, Title 18, United
States Code, for which she was sentenced on October first, 1986, to three years' probation.

THE PRESIDENT HAS DESIGNATED, directed and empowered the Pardon Attorney as his
representative to sign this grant of executive clemency.

*In accordance with these instructions and authority I
have signed my name and caused the seal of the
Department of Justice to be affixed hereto and affirm
that this action is the act of the President being
performed at his direction.*

*Done at the City of Washington, District of Columbia,
on March 15, 2000.*

BY DIRECTION OF THE PRESIDENT

Roger C. Adams

PARDON ATTORNEY



Mr. Edgar Allen Gregory, Jr.
522 Franklin Road
Brentwood, TN 37027

Dear Mr. Gregory:

Enclosed is the Warrant evidencing your pardon by the President. Please sign and date the acknowledgment below, and return this letter to the Office of the Pardon Attorney in the enclosed postage-paid, self-addressed envelope.

Sincerely,

2000 C. Edgar
CONFIDENTIAL
DO NOT DISCUSS, DUPLICATE,
RECORD BY ANY ELECTRONIC MEANS,
DISTRIBUTE, PHOTOGRAPH, VIDEO, ETC.
Without Written Permission of
E. A. or Vorina Jo Gregory

I hereby acknowledge that I have received the Warrant of Pardon.

Signature: 

Address: 522 Franklin Rd
Brentwood, TN 37027

Date: 3-17-2000

PENGAD-Bayonne, N. J.

EXHIBIT

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Executive Grant of Clemency

WILLIAM J. CLINTON

President of the United States of America

TO ALL TO WHOM THESE PRESENTS SHALL COME, GREETING:

BE IT KNOWN, THAT THIS DAY THE PRESIDENT HAS GRANTED UNTO

EDGAR ALLEN GREAT

CONFIDENTIAL
DO NOT DISCUSS, DUPLICATE,
RECORD BY ANY ELECTRONIC MEANS,
PHOTOGRAPH, VIDEO, ETC.
A FULL AND UNCONDITIONAL PARDON
FOR HIS CONVICTION in the United States District Court for the Southern District of Alabama
on an indictment (Doc. No. 80-6002) for violations of Sections 371, 656, and 2, Title 18, United
States Code, for which he was sentenced on October first, 1986, to five years' probation.
E. A. of Virginia to Gregory

THE PRESIDENT HAS DESIGNATED, directed and empowered the Pardon Attorney as his representative to sign this grant of executive clemency.



In accordance with these instructions and authority I have signed my name and caused the seal of the Department of Justice to be affixed hereto and affirm that this action is the act of the President being performed at his direction.

Done at the City of Washington, District of Columbia, on March 15, 2000.

BY DIRECTION OF THE PRESIDENT

Roger C. Adams

PARDON ATTORNEY



March 16, 2000

The Honorable William Jefferson Clinton
President of the United States of America
c/o Ms. Betty Currie
The White House
1600 Pennsylvania Avenue
Washington, D.C. 20502


Dear President Clinton:

We thank you very much for granting our pardons. We fully realize that even though there are many steps and levels of investigation that are procedurally required in the process of an individual obtaining a pardon, the final determination as to whether a pardon is absolutely your decision as President.

We humbly and gratefully acknowledge the receipt of these pardons and respectfully send our letter of gratitude from our entire family and thank you for having the faith in us to grant our request.

With every good wish,

E. A. Gregory


Vonna Jo Gregory

Via FedEx Priority

EAG
VJG/led